

Per Curiam

ADAMS ET AL. v. FLORIDA POWER CORP. ET AL.

CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR
THE ELEVENTH CIRCUIT

No. 01-584. Argued March 20, 2002—Decided April 1, 2002

Certiorari dismissed. Reported below: 255 F. 3d 1322.

John G. Crabtree argued the cause for petitioners. With him on the briefs was *Edward L. Scott*.

Glen D. Nager argued the cause for respondents. With him on the brief were *Daniel H. Bromberg*, *Rodney E. Gaddy*, and *Nancy F. Reynolds*.*

PER CURIAM.

The writ of certiorari is dismissed as improvidently granted.

It is so ordered.

*Briefs of *amici curiae* urging reversal were filed for AARP et al. by *Laurie A. McCann*, *Daniel B. Kohrman*, *Thomas W. Osborne*, and *Melvin Radowitz*; for the Cornell University Chapter of the American Association of University Professors et al. by *Michael Evan Gold*; and for the National Employment Lawyers Association by *Cathy Ventrell-Monsees*.

Briefs of *amici curiae* urging affirmance were filed for the Atlantic Legal Foundation by *Martin S. Kaufman*; for the Chamber of Commerce of the United States by *Mark S. Dichter*, *Stephen A. Bokor*, and *Joshua A. Ulman*; for the Equal Employment Advisory Council by *Ann Elizabeth Reesman* and *Rae T. Vann*; and for the Pacific Legal Foundation by *John H. Findley*.

Alfred W. Blumrosen, *Ruth G. Blumrosen*, *Archibald J. Thomas III*, and *Russell S. Bohn* filed a brief for the Academy of Florida Trial Lawyers as *amicus curiae*.